

Bill No. 20-14	
Concerning: Modifying Waterbody Buffer	S
Introduced: August 4, 2020	
Revised: Draft No.	_
Enacted: September 15, 2020	
Effective: November 14, 2020	
Expires: November 2, 2020	
Frederick County Code, Chapter 1-19	
Section(s) 9.400	

COUNTY COUNCIL FOR FREDERICK COUNTY, MARYLAND

Sponsor: Council Member Jerry Donald Co-Sponsor: Council Member Kai Hagen

AN ACT to: modify waterbody buffer widths.

Date Rece	ived: September 23,2020
Date:	9/23/2020
Date:	
1-19 S	Section(s) 9.400
	Date:

Boldface Underlining [Single boldface brackets] Heading or defined term.
Added to existing law.
Deleted from existing law.
Existing law unaffected by bill.

The County Council of Frederick County, Maryland, finds it necessary and appropriate to amend §1-19-9.400 Waterbody Buffer Requirements to reflect modifications to Frederick County's waterbody buffer requirements.

NOW, THEREFORE, BE IT ENACTED BY THE COUNTY COUNCIL OF FREDERICK COUNTY, MARYLAND, that the Frederick County Code be, and it is hereby, amended as shown on the attached Exhibit 1.

M.C. Keegan-Ayer, President

County Council of Frederick County,

Maryland

§ 1-19-9.400. WATERBODY BUFFER REQUIREMENTS.

A parcel, lot, or tract of land submitted to Frederick County for subdivision or resubdivision review and approval shall be subject to the following waterbody buffer requirements. The requirements in this section shall not apply to existing structures.

- (A) All subdivision plans shall have waterbody buffers clearly shown and certified by a professional engineer, registered professional land surveyor, or registered property line surveyor. To meet the requirements of this section, applicants shall use best available data.
- (B) All waterbody buffer areas shall be maintained in a natural vegetative state unless otherwise utilized for reforestation or afforestation to satisfy forest resource ordinance obligations or for environmental enhancement projects administered or approved by federal, state, or local government agencies.
- (C) Waterbody buffer widths shall be determined in accordance with the requirements described below and shall apply to each side of a waterbody. As used herein, the term "moderate slope" means a slope with a gradient of 15% to less than 25%; and the term "steep slope" means a slope with a gradient of 25% or greater.
- (1) The waterbody buffer width shall be derived by calculating the gradient of the slope within a [150] 175-foot cross-section on each side of a waterbody, drawn perpendicular to the direction of water flow. Cross-sectional measurements shall be taken every 50 feet along the bank(s) of the waterbody.
 - (2) The minimum waterbody buffer shall be 100 feet.
- (3) Except as provided in subsection (4) below, if 60% or more of the 175-foot cross-section includes moderate (15% to <25%) slopes, then the waterbody buffer shall be increased to 150 feet for that side of the waterbody. [If 60% or more of the 150-foot cross-section includes moderate (15% to <25%) slopes, then the waterbody buffer shall be increased to 125 feet for that side of the waterbody.]
- (4) If the toe and the crest of a moderate (15% to <25%) slope and the adjoining backslope are located within the 175-foot cross-section, the waterbody buffer will extend to the crest of the moderate (15% to <25%) slope, or 100 feet, whichever is greater, for that side of the waterbody. [If 60% or more of the 150-foot cross-section includes steep (25% or greater)

<u>Underlining</u> indicates entirely new matter added to existing law.

[Single boldface brackets] indicates matter deleted from existing law.

*** - indicates existing law unaffected by bill

slopes, then the waterbody buffer shall be increased to 150 feet, for that side of the waterbody.]

- (5) Waterbody buffer widths may be greater than those provided herein if floodplain and wetlands extend beyond the waterbody buffer area.
- (6) Except as provided in subsections (7) or (8) below, if 60% or more of the 175-foot cross-section includes steep (25% or greater) slopes, then the waterbody buffer shall be increased to 175 feet, for that side of the waterbody.
- (7) Within the Linganore Watershed Protection Area only, if the 175-foot cross-section includes a steep (25% or greater) slope and the steep slope extends beyond 175 feet, the waterbody buffer shall be extended to include the entire steep slope area(s) for that side of the waterbody.
- (8) If the toe and the crest of a steep (25% or greater) slope and the adjoining backslope are located within the 175-foot cross-section, the waterbody buffer will extend to the crest of the steep slope, or 100 feet, whichever is greater, for that side of the waterbody.
- (D) No buildings, structures, or impervious surfaces, and no activities requiring clearing or grading over 5,000 square feet will be permitted in waterbody buffers, except for stormwater management facilities, structures and appurtenant conveyances; environmental restoration or mitigation projects; utilities; public and private roads; driveways; bikeways, and trails. Utilities, public and private roads, and driveways must meet the requirements of subsection (F) below or qualify for the exemption in subsection (G) below in order to be located within the waterbody buffer.
- (E) Sewage disposal systems, including but not limited to septic tanks and their associated piping, drainfields, septic reserve areas or sand mound systems, receiving approval after August 15, 2008 shall be located outside the waterbody buffer area. If Frederick County Health Department-administered percolation tests outside the waterbody buffer fail and the applicant can demonstrate that an alternative location outside the waterbody buffer is not feasible, the Frederick County Health Department may approve a sewage disposal system within the waterbody buffer area provided all Code of Maryland regulations are met.
- (F) (1) Public and private roads, driveways, and utilities may be permitted in the waterbody buffer only if the applicant has clearly demonstrated that no feasible alternative exists, and that every reasonable effort has been made to locate the public and private roads, driveways, and utilities outside of the buffer area.
- (2) In order to locate public and private roads, driveways, or utilities in the waterbody buffer, the applicant must submit a justification statement to the appropriate county agency or division, including: (a) an evaluation of at least one alternative location for the requested public

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and private roads, driveways, and utilities; and (b) the reasons why the alternative location or locations are not feasible.

- (3) Public and private roads, driveways, and utilities that are allowed in the buffer area must be located to create the least disturbance to existing vegetation, grade, and wetlands.
 - (4) Where feasible, utility easements shall be set back a minimum of 50 feet from all waterbodies or outside wetlands and their buffers, whichever is greater.
 - (5) Utility, bikeway or trail easements or rights-of-way within the waterbody buffer shall be co-located whenever possible.
- (G) Upgrades, maintenance or repair of existing public and private roads, driveways, utilities, bikeways and trails shall be exempt from the requirements of subsection (F) above.
- (H) Sediment and erosion control structures or facilities may be allowed as a temporary use in the waterbody buffers. At a minimum, grading must be at least 25 feet from the bank of the waterbody and from any wetlands.
- (I) Deposition or stockpiling of any material, including excavated rock, topsoil, stumps, shrubs, or any building or construction material, within the designated waterbody buffer is prohibited. However, stockpiling which is necessary to restore an area within a utility easement or temporary sediment control area may be approved by the appropriate county agency or division on a temporary basis.

<u>Comment</u>: This Section shall apply to applications for subdivision or resubdivision approved after ******, 2020. This Section shall <u>not</u> apply to: addition plats; correction plats; outlot plats; revisions to previously approved subdivision plats that do not increase the number of lots; extensions or re-approvals of previously approved subdivision plats that have not expired; and submission of final plats for recordation, provided that the final plat is consistent with the approved preliminary subdivision plat.

